

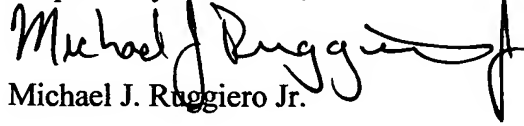
Appl. No. 10/661,080  
Amdt. Dated 5/21/04  
Reply to Office action of 4/28/04

**Remarks/Arguments**

The examiner has rejected claims 1-10 under sections 35 U.S.C. 112 and 102 to address this problem the claims have been rewritten as suggested and are hopefully clarified as claims 11-17 in this amendment.

Although prior art, which I was unaware of, may show similar characteristics it does not address the capabilities to be regenerated by multiple means or to enhance the performance of the dish by use of multiple conditioning sources or finally, to aid in the longevity of the refreshments which are either hot or cold. To me this demonstrates a clear improvement in prior art and shows patentable differences.

Respectfully submitted,

  
Michael J. Ruggiero Jr.